FTENT COOPERATION TREATOR

From the INTERNATIONAL BUREAU

PCT

NOTIFICATION OF ELECTION

(PCT Rule 61.2)

_	_	
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Commissioner
US Department of Commerce
United States Patent and Trademark
Office, PCT
2011 South Clark Place Room
CP2/5C24

Arlington, VA 22202 ETATS-UNIS D'AMERIQUE

Date of mailing (day/month/year)

18 April 2001 (18.04.01)

ETATS-UNIS D'AMERIQUE
in its capacity as elected Office

International application No.
PCT/US00/19558
Applicant's or agent's file reference
X-12636
International filing date (day/month/year)
Priority date (day/month/year)
12 August 1999 (12.08.99)
Applicant

THOMPSON, William, Webster et al

X in the demand filed	with the International Preliminary Examining Authori	ity on:
	14 February 2001 (14.02.01)	· · · · · · · · · · · · · · · · · · ·
in a notice effecting	later election filed with the International Bureau on:	
The election X was		
was	not	
made before the expiration Rule 32.2(b).	n of 19 months from the priority date or, where Rule 3	32 applies, within the time limit under

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Authorized officer

Zakaria EL KHODARY

Telephone No.: (41-22) 338.83.38

Facsimile No.: (41-22) 740.14.35

PATENT COOPERATION TREATY

From the			harm barry	
INTERNATIONAL	EBBLIMIN)	WAXE EXAM	MING AL	JTHORITY

To:

NOV 3 0 2001

DEMETER John C. ELI LILLY AND COMPANYLY & COMPANY Lilly Corporate Center PATENT DIVISION Indianapolis, Indiana 46285 **ETATS-UNIS D'AMERIQUE**

NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY **EXAMINATION REPORT** (PCT Rule 71.1)

Date of mailing

(day/month/year)

12.11.2001

Applicant's or agent's file reference

X-12636

IMPORTANT NOTIFICATION

International application No. PCT/US00/19558

International filing date (day/month/year) 02/08/2000

Priority date (day/month/year)

12/08/1999

ELI LILLY AND COMPANY et al.

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

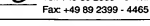
Name and mailing address of the IPEA/

Authorized officer

European Patent Office

D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d Gallego, A

Tel.+49 89 2399-8102



PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

A th Ala	т			
Applicant's or agent's file reference X-12636	FOR FURTHER ACTION	See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)		
International application No.	International filing date (day/month	/year) Priority date (day/month/year)		
PCT/US00/19558	02/08/2000	12/08/1999		
International Patent Classification (IPC) or na A01N43/22 Applicant	ational classification and IPC			
ELI LILLY AND COMPANY et al.				
This international preliminary exam and is transmitted to the applicant a		by this International Preliminary Examining Authority		
2. This REPORT consists of a total of	7 sheets, including this cover sl	neet.		
This report is also accompanied by ANNEXES, i.e. sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).				
These annexes consist of a total of	sheets.			
3. This report contains indications rela	ating to the following Items:			
I ⊠ Basis of the report				
II □ Priority				
_ '	pinion with regard to novelty, inv	entive step and industrial applicability		
IV 🔲 Lack of unity of invention	on	•		
	nder Article 35(2) with regard to rons suporting such statement	ovelty, inventive step or industrial applicability;		
VI Certain documents cité	ed			
VII Certain defects in the ir	nternational application			
VIII 🛛 Certain observations or	n the international application	•		
Date of submission of the demand	Date of c	ompletion of this report		
14/02/2001	12.11.20	01		
Name and mailing address of the international preliminary examining authority:	i Authorize	ed officer		
European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656	Kratting	jer, B		
Fax: +49 89 2399 - 4465	· ·	e No. +49 89 2399 8550		

International application No. PCT/US00/19558

i.	Bas	sis of the report	
1.	the and	receiving Office in re	nents of the international application (Replacement sheets which have been furnished to esponse to an invitation under Article 14 are referred to in this report as "originally filed" this report since they do not contain amendments (Rules 70.16 and 70.17)):
	1-2	5	as originally filed
	Cla	ims, No.:	
	1-1	5	as originally filed
9	\A/i+i	n regard to the language	uage, all the elements marked above were available or furnished to this Authority in the
۷.		_	nternational application was filed, unless otherwise indicated under this item.
	The	ese elements were a	vailable or furnished to this Authority in the following language: , which is:
		the language of a to	ranslation furnished for the purposes of the international search (under Rule 23.1(b)).
		the language of pul	blication of the international application (under Rule 48.3(b)).
		the language of a to 55.2 and/or 55.3).	ranslation furnished for the purposes of international preliminary examination (under Rule
3.			eotide and/or amino acid sequence disclosed in the international application, the examination was carried out on the basis of the sequence listing:
		contained in the inte	ernational application in written form.
		filed together with the	he international application in computer readable form.
		furnished subseque	ently to this Authority in written form.
		furnished subseque	ently to this Authority in computer readable form.
			the subsequently fumished written sequence listing does not go beyond the disclosure in plication as filed has been furnished.
		The statement that listing has been furn	the information recorded in computer readable form is identical to the written sequence nished.
١.	The	amendments have	resulted in the cancellation of:
		the description,	pages:
		the claims,	Nos.:
		the drawings,	sheets:
5.			n established as if (some of) the amendments had not been made, since they have been eyond the disclosure as filed (Rule 70.2(c)):

International application No. PCT/US00/19558

(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)

- 6. Additional observations, if necessary:
- V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- 1. Statement

Novelty (N)

Yes: No: Claims 1-15

.....

Claims

Inventive step (IS)

Yes: Claims

No: Claims 1-15

Industrial applicability (IA)

Yes: Claims

Claims 1-11, 14, 15: yes; 12-13: no opinion (see section VIII)

No: Claims

2. Citations and explanations see separate sheet

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made: see separate sheet

Re Item V

The present application concerns a ectoparasidicidal suspension formulation containing a spinosyn (claims 1-9, 15), a article of manufacture containing said formulation (claim 10), a method of manufacturing the formulation (claim 11), a method of controlling an ectoparasite infestation (claims 12-13), the use of the formulation for the preparation of a medication (claim 14).

Reference is made to the following documents:

D1: EP-A-0 375 316, same family as US-A-5 571 901 which is cited in the application

D2: GB-A-2 088 212

D3: WO 82 02647 A)

D4: [Online] 12 June 1988 (1988-06-12) Retrieved from the Internet: <URL:http://www.chemsoc.org/chempest/html/ 2A-0024.html> [retrieved on 2000-11-17]

Novelty

- 1. the spinosyn/dispersant weight ratio of compositions disclosed in D1 does not fall within the range 3/1 to 1/5 but is higher.
- 2. The compositions disclosed in D2 do not contain spinosyn but pyrethroid derivatives.
- 3. The compositions disclosed in D3 do not contain spinosyn.
- 4. Document D4 does not refer to aqueous compositions or to dispersant.
- 5. Therefore in view of what is said above, the presently claimed matter is novel (Art. 33(2) PCT).

Inventive Step

Document D1, which is considered as closest prior art, discloses aqueous

EXAMINATION REPORT - SEPARATE SHEET

compositions (suspension) of spinosyn which differ from the presently claimed matter by the ratio spinosyn/dispersant (D1: examples 12.A and 13.C).

In view of the content of that document, the problem to be solved by the present application is the provision of alternative aqueous suspensions of spinosyn to be used for controlling ectoparasites on animal.

The presently claimed solution consists of an aqueous suspension formulation containing spinosyn milled to an average size of about 1 to about 15 micron, a surfactant and a dispersant wherein the spinosyn/dispersant weight ratio is from 3/1 to 1/5.

The presently claimed compositions contain the same ingredients as the compositions 12.A and 13C of D1 but in different ratio (Example 12.A ratio 12.5/1; example 13.C ratio 6/1).

Since the claimed ratio spinosyn/dispersant does not seem to involve any particular surprising effect or advantage in comparison with the composition of D1 (ex. 12.A and 13.C), the presently claimed matter is considered to be analogous to said compositions. Hence the presently claimed matter does not involve an inventive step (Art. 33(3) PCT).

When the present application will enter the European Regional Phase, the Applicant will be invited to provide argumentation or evidence that the presently claimed compositions show advantages or surprising effects when they are compared with the compositions of the prior art D1 12A and 13C. If the Applicant wishes to provide comparative tests, compositions containing the same ingredients as the compositions 12A and 13C could be used.

Re Item VIII

Claims 12 and 13 define a method of controlling an ectoparasite on an animal. This is considered as a therapeutical treatment. Hence claim 12 relates to subjectmatter considered by this Authority to be covered by the provisions of Rule 67.1(iv) PCT. Consequently, no opinion will be formulated with respect to the industrial applicability of the subject-matter of these claims (Article 34(4)(a)(i) PCT).

For the assessment of the present claims 12 and 13 on the question whether they are industrially applicable, no unified criteria exist in the PCT Contracting States. The patentability can also be dependent upon the formulation of the claims. The EPO,

INTERNATIONAL PRELIMINARY

International application No. PCT/US00/19558

EXAMINATION REPORT - SEPARATE SHEET

for example, does not recognize as industrially applicable the subject-matter of claims to the use of a compound in medical treatment, but may allow, however, claims to a known compound for first use in medical treatment and the use of such a compound for the manufacture of a medicament for a new medical treatment.

- 2. Claim 15 is not acceptable because it refers to the description (Rule 6.2.a PCT and Gazette PCT III.4.10.
- No clear support in the description, but only a partial support can be found in the 3. description on page 3, lines 6-10 for the subject matter of claim 9. The Applicant is invited to name any possible support for the subject matter of said claim. If no support can be found, then a support should be added in the description (Art. 6 PCT).
- A discrepancy appears between the subject matter of claim 10 and its supportive counterpart in the description. Claim 10 defines an article containing the formulations of claims 1 to 9, whereas the description discloses on page 11, lines 24-31 an article containing only the formulation of claim 1.
- 5. A discrepancy appears between the subject matter of claim 12 and its supportive counterpart in the description. Claim 12 defines a method involving the formulations of claims 1 to 9, whereas the description discloses on page 11, lines 24-31 a method involving only the formulation of claim 1.
- The same remark as above applies to claim 14.
- 7. A discrepancy appears between the subject matter of claim 13 and its supportive counterpart in the description on page 12, lines 23-27 that the treated area is less than 10% of the surface area of the air and skin of the animal, whereas the claim does not contain that feature.
- When the present application will enter the European Regional Phase, the Applicant will be invited to remove the discrepancies defined in points 4-7 either by amending the claims, either by amending the description to render the claims supported by the description (Art. 6 PCT).

Form PCT/Separate Sheet/409 (Sheet 3) (EPO-April 1997)

INTERNATIONAL PRELIMINARY

International application No. PCT/US00/19558

EXAMINATION REPORT - SEPARATE SHEET

PATENT COOPERATION TREATY PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference X-12636	FOR FURTHER see Notification (Form PCT/ISA/2	of Transmittal of International Search Report 220) as well as, where applicable, item 5 below.		
International application No.	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)		
PCT/US 00/19558	02/08/2000	12/08/1999		
Applicant				
ELI LILLY AND COMPANY et	al.			
This International Search Report has bee according to Article 18. A copy is being tra	n prepared by this International Searching Aut ansmitted to the International Bureau.	thority and is transmitted to the applicant		
This International Search Report consists X It is also accompanied by	of a total of sheets. a copy of each prior art document cited in this	s report.		
Basis of the report				
a. With regard to the language, the language in which it was filed, un	international search was carried out on the balless otherwise indicated under this item.	sis of the international application in the		
the international search w Authority (Rule 23.1(b)).	vas carried out on the basis of a translation of	the international application furnished to this		
was carried out on the basis of th	e sequence listing:	nternational application, the international search		
	onal application in written form.			
	ernational application in computer readable for	m.		
furnished subsequently to this Authority in written form. furnished subsequently to this Authority in computer readble form.				
the statement that the sul	bsequently furnished written sequence listing as filed has been furnished.	does not go beyond the disclosure in the		
1		is identical to the written sequence listing has been		
2. Certain claims were fou	ind unsearchable (See Box I).			
3. Unity of invention is lac	king (see Box II).			
4. With regard to the title,				
I <u></u>	ubmitted by the applicant.			
	shed by this Authority to read as follows: EOUS SUSPENSION FORMULATION	S OF SPINOSYNS		
5. With regard to the abstract,				
the text has been established	ubmitted by the applicant. shed, according to Rule 38.2(b), by this Author e date of mailing of this international search re	rity as it appears in Box III. The applicant may, eport, submit comments to this Authority.		
6. The figure of the drawings to be pub	lished with the abstract is Figure No.			
as suggested by the app	licant.	X None of the figures.		
because the applicant fai	led to suggest a figure.			
because this figure better	r characterizes the invention.			

International Application No POSS 00/19558

Α.	CLASSIFICA	TION OF	SUBJECT I	MATTÌ	Sire			
ŤF	C 7 A	101N43.	/22	-//	(A01	.N43/2	2,25:04)	

According to International Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols)

IPC 7 AO1N

C. DOCUMENTS CONSIDERED TO BE RELEVANT

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practical, search terms used)

WPI Data, PAJ, EPO-Internal, BIOSIS, CHEM ABS Data

Category °	Citation of document, with indication, where appropriate, of th	e relevant passages	Relevant to claim No.
A	EP 0 375 316 A (LILLY CO ELI) 27 June 1990 (1990-06-27) page 3, line 14 - line 19 page 17, line 50 - line 52 page 37, line 14 - line 17 page 37, line 28 - line 34 page 45, line 1 - line 4 page 46, line 6 - line 11 page 55, line 40 - line 48 page 56, line 27 - line 35 page 56, line 48 - line 52	-/	1–15
χ Furti	her documents are listed in the continuation of box C.	Y Patent family members are listed	in annex.
"A" docume consid "E" earlier of filing d "L" docume which citation "O" docume other i	ent which may throw doubts on priority claim(s) or is cited to establish the publication date of another n or other special reason (as specified) ent referring to an oral disclosure, use, exhibition or	 "T" later document published after the inte or priority date and not in conflict with cited to understand the principle or the invention "X" document of particular relevance; the cannot be considered novel or cannot involve an inventive step when the do "Y" document of particular relevance; the cannot be considered to involve an involve an inventive step when the document is combined with one or mements, such combination being obvious in the art. "&" document member of the same patent 	the application but every underlying the selaimed invention be considered to current is taken alone staimed invention ventive step when the one other such docupus to a person skilled
Date of the	actual completion of the international search	Date of mailing of the international sea	arch report
2	O November 2000	30/11/2000	
Name and r	mailing address of the ISA European Patent Office, P.B. 5818 Patentlaan 2 NL - 2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	Authorized officer Lamers, W	

2

International Application No
P S 00/19558

	(73 00/19338
	ation) DOCUMENTS CONSIDER TO BE RELEVANT	Relevant to claim No.
Category °	Citation of document, with indication, where appropriate, of the relevant passages	Tielevan to daim to.
A	J.WINKLE ET AL.: "RHEOLOGICAL STUDIES ON SUSPENSION CONCENTRATES" RHEOLOGICAL STUDIES ON SUSPENSION CONCENTRATES OF SPINOSAD, 'Online! 12 June 1988 (1988-06-12), XP002153298 Retrieved from the Internet: <url:http: 2a-0024.html="" chempest="" html="" www.chemsoc.org=""> 'retrieved on 2000-11-17! abstract</url:http:>	1-15
Α	GB 2 088 212 A (WELLCOME FOUND) 9 June 1982 (1982-06-09) page 3, line 27 - line 30 page 16; example 10	1-15
Α	WO 82 02647 A (WELLCOME FOUND) 19 August 1982 (1982-08-19) page 2, paragraph 2 -page 3, paragraph 3	1-18
	,	

2

Information on patent family members

JS 00/19558 Patent family Publication Patent document Publication member(s) date cited in search report date 15-01-1995 AT EP 0375316 Α 27-06-1990 116325 T 11-06-1992 ΑU 624458 B AU 4689189 A 21-06-1990 28-07-1995 BG 60520 B 28-03-2000 BR 1100144 A 04-09-1990 BR 8906547 A 2005784 A,C 19-06-1990 CA 1043742 A,B 11-07-1990 CN 11-08-1999 8907170 A CZ29-05-1991 DD 290351 A 68920301 D 09-02-1995 DE 642089 A 20-06-1990 DK 29-09-1994 EG 19191 A ES 2065398 T 16-02-1995 15-11-1995 FI 95601 B 15-02-1996 96224 B FΙ 30-06-1995 GR 3015598 T HU 28-07-1990 52562 A,B 65919 B 29-11-1995 ΙE 21-10-1994 92743 A ΙL 21-12-1991 IN 169756 A 05-09-1990 JP 2223589 A 18-09-1996 JP 2535080 B 15-07-1998 KR 143566 B MX 18755 A 31-01-1994 NO 176914 B 13-03-1995 NZ 231831 A 26-10-1994 30-06-1992 9249 A OA 29-06-1990 PT 92607 A,B 26-02-1993 RO 106065 B 15-02-1995 26146 A TR 05-03-1996 US 5496931 A US 5571901 A 05-11-1996 30-04-1991 YU 239389 A 26-09-1990 8909680 A ZA 03-12-1992 AU 631693 B 6641490 A 31-05-1991 AU 24-12-1991 9006982 A BR 06-11-1991 EP 0454820 A 15-07-1993 JP 5504469 T 16-05-1991 WO 9106552 A 08-11-1994 US 5362634 A 28-05-1982 GB 2088212 Α 09-06-1982 FR 2494561 A 26-06-1985 GB 2150025 A,B 26-06-1985 GB 2150026 A,B 52109 B 24-06-1987 ΙE IE 52110 B 24-06-1987 ΙE 52108 B 24-06-1987 24-01-1986 ΝZ 199009 A 30-09-1987 NZ 205945 A NZ 205946 A 30-09-1987 15-02-1994 US 5286749 A 27-07-1983 ZA 8108079 A 27-07-1983 ZA 8303066 A 26-08-1982 ΑU 8083282 A Α WO 8202647 19-08-1982 11-01-1983 BR 8206159 A

International Application No

Information on patent family members

International Application No
P 00/19558

cited in search report date	member(s)	date
WO 8202647 A	EP 0070852 A JP 58500024 T ZA 8200453 A ZW 1682 A	09-02-1983 06-01-1983 29-12-1982 31-08-1983

(PCT Article 36 and Rule 70)

		ent's file reference	FOR FURTHER ACTION	See Notification of Transmittal of Inter	
X-12636	3		TORTONINER ACTION	Preliminary Examination Report (Form	n PC1/IPEA/416)
	• •	lication No.	International filing date (day/mo		'year)
PCT/US	00/1	9558	02/08/2000	12/08/1999	
Internation A01N43		ent Classification (IPC) or na	tional classification and IPC		
Applicant					
ELI LILL	Y AN	ID COMPANY et al.			
		national preliminary exam smitted to the applicant a		ed by this International Preliminary Ex	camining Authority
2. This	REPO	ORT consists of a total of	7 sheets, including this cover	sheet.	
i	peen a	amended and are the bas	d by ANNEXES, i.e. sheets of sis for this report and/or sheets 07 of the Administrative Instruc	he description, claims and/or drawing containing rectifications made before ions under the PCT).	gs which have this Authority
Thes	e ann	exes consist of a total of	sheets.		
3. This	report	contains indications rela	ting to the following items:		
1	\boxtimes	Basis of the report			
II		Priority			
III		Non-establishment of o	pinion with regard to novelty, i	ventive step and industrial applicabili	ty
IV		Lack of unity of invention	n		
V	☒	Reasoned statement ur citations and explanation	nder Article 35(2) with regard to ons suporting such statement	novelty, inventive step or industrial a	pplicability;
VI		Certain documents cite	d		
VII		Certain defects in the in	ternational application		
VIII	⊠	Certain observations on	the international application		
Data of a f					
Date of sub	missio	on of the demand	Date o	completion of this report	
14/02/20	01		12.11.	001	
	exami	address of the international ning authority:	Author	zed officer	STOP SOES MIENTER
9)	D-80	pean Patent Office 1298 Munich +49 89 2399 - 0 Tx: 523656	epmu d Kratti	ger, B	Transport
Fax: +49 89 2399 - 4465				ne No. +49 89 2399 8550	AN 13 SOME STATE IL

International application No. PCT/US00/19558

1.	Ba	sis f the r port	
1.	the and	receiving Office in I	nents of the international application (Replacement sheets which have been furnished to response to an invitation under Article 14 are referred to in this report as "originally filed" this report since they do not contain amendments (Rules 70.16 and 70.17)):
	1-2	5	as originally filed
	Cla	ims, No.:	
	1-1	5	as originally filed
2.			uage, all the elements marked above were available or furnished to this Authority in the nternational application was filed, unless otherwise indicated under this item.
	The	ese elements were a	vailable or furnished to this Authority in the following language: , which is:
		the language of a t	ranslation furnished for the purposes of the international search (under Rule 23.1(b)).
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		contained in the inte	ernational application in written form.
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		furnished subseque	ently to this Authority in computer readable form.
			the subsequently furnished written sequence listing does not go beyond the disclosure in plication as filed has been furnished.
		The statement that listing has been furn	the information recorded in computer readable form is identical to the written sequence nished.
١.	The	amendments have	resulted in the cancellation of:
		the description,	pages:
		the claims,	Nos.:
		the drawings,	sheets:

5.

This report has been established as if (some of) the amendments had not been made, since they have been

considered to go beyond the disclosure as filed (Rule 70.2(c)):

International application No. PCT/US00/19558

(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)

- 6. Additional observations, if necessary:
- V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- 1. Statement

Novelty (N)

Yes:

s: Claims 1-15

No:

Claims

Inventive step (IS)

Yes:

Claims

No:

Claims 1-15

Industrial applicability (IA)

Yes:

Claims 1-11, 14, 15: yes; 12-13: no opinion (see section VIII)

No: Claims

2. Citations and explanations see separate sheet

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made: see separate sheet

The present application concerns a ectoparasidicidal suspension formulation containing a spinosyn (claims 1-9, 15), a article of manufacture containing said formulation (claim 10), a method of manufacturing the formulation (claim 11), a method of controlling an ectoparasite infestation (claims 12-13), the use of the formulation for the preparation of a medication (claim 14).

Reference is made to the following documents:

D1: EP-A-0 375 316, same family as US-A-5 571 901 which is cited in the application

D2: GB-A-2 088 212

D3: WO 82 02647 A)

D4: [Online] 12 June 1988 (1988-06-12) Retrieved from the Internet: <URL:http://www.chemsoc.org/chempest/html/ 2A-0024.html> [retrieved on 2000-11-17]

Novelty

- the spinosyn/dispersant weight ratio of compositions disclosed in D1 does not fall within the range 3/1 to 1/5 but is higher.
- 2. The compositions disclosed in D2 do not contain spinosyn but pyrethroid derivatives.
- The compositions disclosed in D3 do not contain spinosyn. 3.
- 4. Document D4 does not refer to aqueous compositions or to dispersant.
- 5. Therefore in view of what is said above, the presently claimed matter is novel (Art. 33(2) PCT).

Inv ntive St p

Document D1, which is considered as closest prior art, discloses aqueous

compositions (suspension) of spinosyn which differ from the presently claimed matter by the ratio spinosyn/dispersant (D1: examples 12.A and 13.C).

In view of the content of that document, the problem to be solved by the present application is the provision of alternative aqueous suspensions of spinosyn to be used for controlling ectoparasites on animal.

The presently claimed solution consists of an aqueous suspension formulation containing spinosyn milled to an average size of about 1 to about 15 micron, a surfactant and a dispersant wherein the spinosyn/dispersant weight ratio is from 3/1 to 1/5.

The presently claimed compositions contain the same ingredients as the compositions 12.A and 13C of D1 but in different ratio (Example 12.A ratio 12.5/1; example 13.C ratio 6/1).

Since the claimed ratio spinosyn/dispersant does not seem to involve any particular surprising effect or advantage in comparison with the composition of D1 (ex. 12.A and 13.C), the presently claimed matter is considered to be analogous to said compositions. Hence the presently claimed matter does not involve an inventive step (Art. 33(3) PCT).

When the present application will enter the European Regional Phase, the Applicant will be invited to provide argumentation or evidence that the presently claimed compositions show advantages or surprising effects when they are compared with the compositions of the prior art D1 12A and 13C. If the Applicant wishes to provide comparative tests, compositions containing the same ingredients as the compositions 12A and 13C could be used.

Re Item VIII

Claims 12 and 13 define a method of controlling an ectoparasite on an animal. This is considered as a therapeutical treatment. Hence claim 12 relates to subjectmatter considered by this Authority to be covered by the provisions of Rule 67.1(iv) PCT. Consequently, no opinion will be formulated with respect to the industrial applicability of the subject-matter of these claims (Article 34(4)(a)(i) PCT).

For the assessment of the present claims 12 and 13 on the question whether they are industrially applicable, no unified criteria exist in the PCT Contracting States. The patentability can also be dependent upon the formulation of the claims. The EPO, **EXAMINATION REPORT - SEPARATE SHEET**

for example, does not recognize as industrially applicable the subject-matter of claims to the use of a compound in medical treatment, but may allow, however, claims to a known compound for first use in medical treatment and the use of such a compound for the manufacture of a medicament for a new medical treatment.

- 2. Claim 15 is not acceptable because it refers to the description (Rule 6.2.a PCT and Gazette PCT III.4.10.
- 3. No clear support in the description, but only a partial support can be found in the description on page 3, lines 6-10 for the subject matter of claim 9. The Applicant is invited to name any possible support for the subject matter of said claim. If no support can be found, then a support should be added in the description (Art. 6 PCT).
- 4. A discrepancy appears between the subject matter of claim 10 and its supportive counterpart in the description. Claim 10 defines an article containing the formulations of claims 1 to 9, whereas the description discloses on page 11, lines 24-31 an article containing only the formulation of claim 1.
- 5. A discrepancy appears between the subject matter of claim 12 and its supportive counterpart in the description. Claim 12 defines a method involving the formulations of claims 1 to 9, whereas the description discloses on page 11, lines 24-31 a method involving only the formulation of claim 1.
- 6. The same remark as above applies to claim 14.
- A discrepancy appears between the subject matter of claim 13 and its supportive 7. counterpart in the description on page 12, lines 23-27 that the treated area is less than 10% of the surface area of the air and skin of the animal, whereas the claim does not contain that feature.
- When the present application will enter the European Regional Phase, the Applicant will be invited to remove the discrepancies defined in points 4-7 either by amending the claims, either by amending the description to render the claims supported by the description (Art. 6 PCT).